

*James John Rud and Brian Keith Hausfeld,*

*vs.*

*Nancy Johnston, et al.*

U.S. District Court No. 23-cv-486

## **EXHIBIT 2**

STATE OF MINNESOTA

DISTRICT COURT

COUNTY OF RAMSEY

SECOND JUDICIAL DISTRICT

Case Type: Civil Other

James John Rud, and Brian Keith Hausfeld,  
on behalf of themselves and all others  
similarly situated,

Plaintiffs,

vs.

Case No. \_\_\_\_\_

**CIVIL COVER SHEET  
(NON-FAMILY CASE TYPE)**

Nancy Johnston, Executive Director,  
Minnesota Sex Offender Program; and Jodi  
Harpstead, Department of Human Services  
Commissioner, *in their official capacities*,

Defendants.

Date Case Filed: February 17, 2023

**Attorneys for Plaintiffs:**

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**Attorneys for Defendants:**

Unknown

1. Provide a concise statement of the case including facts and legal basis:

Plaintiffs bring claims against Jodi Harpstead and Nancy Johnston in their official capacities for declaratory and injunctive relief and damages on behalf of classes defined as "All patients committed to the Minnesota Sex Offender Program who have received transfer orders to less restrictive facilities but who have yet to be transferred. (The "Awaiting Transfer Class")" and "All patients committed to the Minnesota Sex Offender Program who have received transfer orders to less restrictive facilities and who were transferred, but whose transfer was delayed. (The "Delayed Transfer Class")."

2. Date Complaint was served: Sent out for service on February 17, 2023

3. For Expedited Litigation Track (ELT) Pilot Courts only:

a. ☐ the parties jointly and voluntarily agree that this case shall be governed by the Special Rules for ELT Pilot. Date of agreement: \_\_\_\_\_

b. ☐ The court is requested to consider excluding this case from ELT for the following reasons: \_\_\_\_\_

Note: ELT is mandatory in certain cases, and where mandatory, exclusion may also be sought by timely motion under the Special Rules for ELT Pilot.

c. Anticipated number of trial witnesses: \_\_\_\_\_

d. Amount of medical expenses to date: \_\_\_\_\_

e. Amount of lost wages to date: \_\_\_\_\_

f. Identify any known subrogation interests: \_\_\_\_\_

4. For Complex Cases (See Minn. Gen. R. Prac. 146):

a. Is this case a "complex case" as defined in Rule 146? \_\_\_\_ Yes X No

b. State briefly the reasons for complex case treatment for this case: \_\_\_\_\_

5. Estimated discovery completion within 4 months from the date of this form.

6. Disclosure / discovery of electronically stored information discussed with other party?

☒ No ☐ Yes, date of discussion: \_\_\_\_\_

If Yes, list agreements, plans, and disputes: \_\_\_\_\_

7. Proposed trial start date: August 1, 2023

8. Estimated trial time: 3 days \_\_\_\_\_ hours (estimates less than a day must be stated in hours).

9. Jury trial is:

☐ waived by consent of \_\_\_\_\_ pursuant to Minn. R. Civ. P. 38.02.

☒ requested by Plaintiffs (NOTE: Applicable fee must be enclosed)

10. Physical/mental/blood examination pursuant to Minn. R. Civ. P. 35 is requested:  
☐ Yes ☒ No
11. Identify any party or witness who will require interpreter services, and describe the services needed (specifying language, and if known, particular dialect): Unknown
12. Issues in dispute: \_\_\_\_\_
13. Case Type / Category: Civil/Other (NOTE: select case type from Form 23, Subject Matter Index for Civil Cases, appended to the Minnesota Rules of Civil Procedure).
14. Recommended Alternative Dispute Resolution (ADR) mechanism: TBD  
(See list of ADR processes set forth in Minn. Gen. R. Prac. 114.02(a))  
Recommended ADR provider (known as a "neutral"): TBD  
Recommended ADR completion date: TBD  
If applicable, reasons why ADR not appropriate for this case: \_\_\_\_\_

By signing below, the attorney or party submitting this form certifies that the above information is true and correct.

Dated: February 17, 2023

**GUSTAFSON GLUEK PLLC**

/s/Daniel E. Gustafson

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